Vitali LISSIANSKI et al. Appl. No. 10/714,939 November 23, 2004

REMARKS

This amendment after final rejection should be entered because it rewrites into independent form claims already indicated to be allowable, and cancels all other claims which will be prosecuted in a continuation application.

The allowance of claims 26, 30 and 31 and the indication of allowability of claims 15 to 17 and 29 are appreciated. Claims 15 to 17 and 29 have been rewritten into independent form and should be in clear condition for allowance.

The advisory action pointed out that in the un-entered first amendment after final claims 16 and 17 were not properly rewritten into independent form. These claims have now been placed in properly independent form by including the limitations of claims 1 and 14 in the text of the claims.

All claims are in good condition for allowance. If any small matter remains outstanding, the Examiner is requested to telephone applicants' attorney. Prompt reconsideration and allowance of this application is requested.

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Respectfully submitted,

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